BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

| Meeting Date: April 16, 2003 | Division: Management Services |
|--|---|
| Bulk Item: Yes X No | Department: <u>Technical Services</u> |
| existing visual control system at Marathon EO | ent Agreement with Insight Global Finance, Inc. to replace C, approval to waive Purchasing Policy and Procedure and Insight and Addendum to replace existing visual control r Mayor to execute. |
| ITEM BACKGROUND: The previously approved agreement had blank the equipment list, the total of the list did not n | cs and a total cost of equipment. When Global Insight provided natch the amount of the approved contract. |
| PREVIOUS RELEVANT BOCC ACTION: Board approved contract approved with Global | I Insight on February 19, 2003. |
| CONTRACT/AGREEMENT CHANGES: Equipment list added, price changed from \$47, | 670.03 to \$58,348.20. |
| STAFF RECOMMENDATIONS: Approval as stated abovel | |
| TOTAL COST: \$58,348.20/ 5 years | BUDGETED: Yes X No |
| COST TO COUNTY: <u>\$58,348.20/ 5 years</u> | SOURCE OF FUNDS: Ad Valorem Taxes |
| REVENUE PRODUCING: Yes No | X AMOUNT PER MONTH Year |
| APPROVED BY: County Atty ON | MB/Purchasing Risk Management |
| DEPARTMENT DIRECTOR APPROVAL: | Todd Erickson |
| DIVISION DIRECTOR APPROVAL: | Sheila A Barker |
| DOCUMENTATION: Included X | To Follow Not Required |
| DISPOSITION: | AGENDA ITEM # |

Revised 2/27/01

MONROE COUNTY BOARD OF COUNTY COMMISSIONERS

| | CONTR | ACT SUMMARY | | | | |
|---------------------------------------|-------------------------------|------------------------------|---|--|--|--|
| Contract with: | Insight Global | Contract # | | | | |
| | | Effective Date: | April 16,2003 | | | |
| | | Expiration Date: | | | | |
| Contract Purpos | - | ~ | | | | |
| To repair exis | sting audio visual control sy | stem and Marathon | EOC | | | |
| | | | | | | |
| | | | | | | |
| | Y ' Y 1 '11 | 7100 | T-1-1-10 1/5D | | | |
| Contract Manag | er: Lisa Druckemiller (Name) | $\frac{5100}{\text{(Ext.)}}$ | Technical Services/5B (Department/Stop #) | | | |
| | (rtume) | (DAG) | (Dopartinona Stop ") | | | |
| for BOCC meeti | ng on 04/16/03 | Agenda Deadline | : 04/02/03 | | | |
| | | | | | | |
| | CONT | TRACT COSTS | | | | |
| Total Dollar Val | ue of Contract: \$ 58,348 | 3.20 Current Yea | ar Portion: \$ 5,834.82 | | | |
| | No Account Co | des: <u>001-06002-53</u> | 30-440 | | | |
| Grant: \$ | | | | | | |
| County Match: 5 | | | | | | |
| | ADDIT | TIONAL COSTS | · | | | |
| Estimated Ongo | | For: | | | | |
| (Not included in do | llar value above) | (eg. maintenance, uti | lities, janitorial, salaries, etc.) | | | |
| | | | | | | |
| | CONT | RACT REVIEW | | | | |
| | Changes | | Date Out | | | |
| | Date In Needed | A Re | eviewer a Barker 3/28/03 | | | |
| Division Directo | or Yes No | - Muly | 4 Darker 128/03 | | | |
| Risk Manageme | $\frac{3b}{\sqrt{8}}$ Yes No | W. Shil | 3/28/03 | | | |
| O.M.B./Purchas | ing 3/3/03 Yes No[| 1 1 () | 4/1/03 | | | |
| County Attorney | / 3 <u> 26/0</u> 3 Yes□ No[| J Shill | 3/26/03 | | | |
| Comments: Will read live item branger | | | | | | |
| | | | , | | | |
| | | | | | | |
| | | | | | | |

OMB Form Revised 2/27/01 MCP #2

MUNICIPAL MASTER LEASE AGREEMENT

Dated

■03/18/2003

Insight Global Finance, Inc.

DEAR CUSTOMER: This Master Lease Agreement ("Master Lease") contains the terms of your agreement with us. The words **You**, **Your** and **Lessee** mean you, our customer. The words **We**, **Us**, **Our** and the **Lessor**, mean us, Insight Global Finance, Inc.

- 1. EQUIPMENT LEASED: We agree to lease to you and you agree to lease from us the equipment ("Equipment") identified in the equipment schedule(s) ("Schedule") executed in accordance with this Master Lease. Each Schedule shall incorporate the terms and conditions of this Master Lease, and shall include such other terms as we shall agree upon. Each Schedule is a separate lease, independent of all other Schedules. In the event of a conflict between this Master Lease and the terms of a Schedule, the terms of the Schedule shall control. The word "Lease" when used in this Master Lease shall mean this Master Lease and respective Schedule(s).
- 2. TERM, RENT, & PURCHASE ORDER: This Master Lease shall begin on the date set forth above and shall continue in effect so long as any Schedule remains in effect. You promise to make all payments due under the Lease according to the terms set forth in the Schedule. You agree that this Lease is a net lease which may not be terminated or canceled; that, except as provided in Section 15, you have an unconditional obligation to make all payments due under the Lease, and that you may not withhold, set off or reduce such payments for any reason. You authorize us to purchase the Equipment from supplier ("Supplier"). You will arrange for the delivery of the Equipment. When you receive the Equipment, you agree to inspect it to determine if it is in good working order.
- 3. ASSIGNMENT: YOU MAY NOT SELL, PLEDGE, TRANSFER, ASSIGN OR SUBLEASE THE EQUIPMENT OR THIS LEASE. We may sell, assign or transfer all or any part of this Lease and/or the Equipment. During the term of this Master Lease, Lessee shall keep, or cause to be kept, a complete and accurate record of all such assignments in form necessary to comply with Section 149 of the Internal Revenue Code 1986, as amended (the "Code"). For this purpose, Lessee appoints Lessor to act as its registration agent, which appointment Lessor hereby accepts. Lessor agrees on Lessee's behalf to maintain records of all assignments. Lessee agrees, if so requested, to acknowledge each such assignment in writing within 15 days after request therefor, but such acknowledgement shall in no way be deemed necessary to make any assignment effective. The new Lessor will have the same rights that we have, but will not have to perform any of our obligations. You agree that you will not assert against the new Lessor any claims, defenses or set-offs that you may have against us.
- 4. WARRANTY: The Equipment covered by this Lease is covered by the limited warranties in effect at the time the Equipment is delivered, on standard terms and conditions supplied with each shipment of Equipment and which are incorporated herein by this reference.
- 5. TAXES, MAINTENANCE, & INSPECTION: The parties to Lease contemplate that the Equipment will be used for your governmental or proprietary purpose and, therefore, that the Equipment will be exempt from all taxes presently assessed and levied with respect to personal property. Nevertheless, if the use, possession or acquisition of the Equipment is determined to be subject to taxation, you shall pay when due all taxes and governmental charges lawfully assessed or levied against or with respect to the Equipment. You agree to use, operate and maintain the Equipment in accordance with all laws, regulations and ordinances and in accordance with the provision of any policies of insurance covering the Equipment. You agree to keep the Equipment in good repair, working order and condition (ordinary wear and tear excepted) and house the same in suitable shelter, and to permit us or our assigns to inspect the Equipment at any time and to otherwise protect its interests therein. You shall use the Equipment in a careful and proper manner and only for the purpose contemplated by the manufacturer.
- 6. LOSS OR DAMAGE; INSURANCE: You are responsible for any loss, theft or destruction of, or damage to, the Equipment (collectively "Loss") from any cause, whether or not insured, until the Equipment is delivered to us at the end of this Lease. You are required to make all lease payments even if there is a Loss. You must notify us in writing immediately of any Loss. You agree to keep the Equipment insured for its full replacement value against any type of Loss, and name us as loss payee until the Lease is paid in full. If Lessee is self-insured with respect to the Equipment, Lessee shall maintain during the term of this Master Lease an actuarially sound self-insurance program in form satisfactory to Lessor and shall provide evidence thereof in form and substance satisfactory to Lessor.
- 7. LATE CHARGES: If any payment is not made when due, you agree to pay a late charge at the rate of ten percent (10%) of such late payment and each month thereafter, and a finance charge of 1.33% on any unpaid delinquent balance, but in no event greater than the maximum interest rate allowable under applicable law.
- 8. SECURITY INTEREST: You grant us a security interest constituting a first lien on the Equipment (including any replacements, substitutions, additions, attachments and proceeds). You will deliver to us signed financing statements or other documents we request in order to perfect our security interest in the Equipment. You appoint us or our agent as attorney in fact to execute, deliver and record financing statements on your behalf.
- 9. **DEFAULT:** Each of the following is a "Default" under this Master Lease; (a) you fail to pay any lease payment or any other payment when due, (b) you do not perform any of your other obligations under this Lease or in any other agreement with us and this failure continues for 10 days after we have notified you of it, (c) you become insolvent, you dissolve or are dissolved, you fail to pay your debts as they mature, you assign your assets for the benefit of your creditors, or you enter (voluntarily) any bankruptcy or reorganization proceeding, (d) any certificate, statement, representation, warranty or audit contained herein or hereofore or hereafter furnished with respect hereto by or on behalf of Lessee proves to have been false in any material respect at the time as of which the facts therein set forth were stated or certified or (e) by Lessee having omitted any substantial contingent or unliquidated liability or claim against Lessee.
- 10. REMEDIES: If a Default occurs, we may do one or more of the following; (a) we may cancel or terminate this Lease or any or all other agreements that we have entered into with you; (b) we may require you to immediately pay us all lease payments due or to become due with respect to any or all Leases during the fiscal year in which the Default occurs, whereupon such lease payments shall be immediately due and payable; (c) we may require you to deliver the Equipment to us as set forth in Section 16; (d) we or our agent may peacefully repossess the Equipment without court order and you will not make any claims against us for damages or trespass or any other reason; and (e) we may exercise any other right or remedy available at law or in equity. You agree to pay all of our costs of enforcing our rights against you, including reasonable attorneys' fees and costs. If we take possession of the Equipment, we may sell or otherwise dispose of it with or without notice, at a public or private sale, and apply the net proceeds (after we have deducted all costs related to the sale or disposition of the Equipment) to the amounts that you owe us. You agree that if notice of sale is required by law to be given, 10 days notice shall constitute reasonable notice. You will remain responsible for any amounts that are due after we have applied such net proceeds. All our remedies are cumulative and are in addition to any other remedies provided for by law and may be exercised either concurrently or separately. Any failure or delay by us to exercise any right shall not operate as a waiver of that right, any other rights or future rights or the right to modify the terms of this Lease.
- 11. CURRENT EXPENSE: The obligations of Lessee, including its obligation to pay the lease payments due in any fiscal year during the term of a Lease, shall constitute a current expense of Lessee for such fiscal year and shall not constitute an indebtedness of Lessee within the meaning of the constitution and laws of the state in which Lessee is located. Nothing herein shall constitute a pledge by Lessee of any taxes or other moneys (other than moneys lawfully appropriated from time to time by or for the benefits of Lessee for this Master Lease) to the payment of any lease payments due under a Lease.

- 12. INDEMNIFICATION: You are responsible for and agree to indemnify and hold us harmless from any and all (a) losses, damages, penalties, claims, suits and actions (collectively "Claims"), caused by or related to the installation, ownership, use, lease, or possession of the Equipment and (b) all costs and attorneys' fees incurred by us relating to any Claim. You agree to reimburse us for and if we request, to defend us at your own cost and expense, against any Claims. You agree that your obligations under this Section 12 shall survive the termination of this Lease.
- 13. MISCELLANEOUS: (a) Choice of Law. This Lease shall be governed by the laws of the State of the Lessee (without regard to the conflict of law principles of such state). (b) Entire Agreement. The Lease constitutes the entire agreement between you and us and supersedes all prior agreements, negotiations and purchase orders. (c) Enforceability. If any provision of this Lease is unenforceable, illegal or invalid, the remaining provisions shall continue to be effective. (d) Amendment. This Lease may not be modified or amended except in writing signed by you and us. You agree however, that we are authorized, without notice to you, to supply missing information or correct obvious errors in the Lease. (e) Usury. It is the express intent of both of us not to violate any applicable usury laws or to exceed the maximum amount of interest permitted to be charged or collected by applicable law, and any excess payment as determined by court order, will be applied to the lease payments in inverse order of maturity, and any remaining excess will be refunded to you. (f) Notice. All notices shall be in writing and shall be delivered to the appropriate party personally, by private courier, by facsimile transmission or by mail, postage prepaid, at its address shown herein or to such other address as directed in writing by such party.
- 14. TITLE; LOCATION: We are the owner of the Equipment. Legal title of the Equipment shall be with us. You agree to keep the Equipment free from liens and encumbrances. You agree that this is a true lease, however, if this transaction is deemed to be a lease intended for security, you grant us a security interest in the Equipment (including any replacements, substitutions, additions, attachments and proceeds). You agree to deliver to us signed financing statements or other documents that we request to protect our interests in the Equipment. You will keep and use the Equipment only at the address set forth above. You may not move the Equipment without our prior written consent.
- 15. NON-APPROPRIATION: Lessor and Lessee agree that in the event that prior to the commencement of any of your fiscal years you do not have sufficient funds appropriated to make the payments due under a Lease for said fiscal year, you shall have the option of terminating such Lease as of the date of commencement of such fiscal year by giving us sixty (60) days prior written notice of your intent to cancel such Lease. You covenant and represent to us that (a) you will, to the extent permitted by law include in your budget for each successive fiscal year during the term of each Lease a sufficient amount to permit you to discharge all of your obligations under such Lease, (b) you have budgeted and have available for the current fiscal year sufficient funds to comply with your obligations under each Lease and (c) there are no circumstances presently affecting you that could reasonably be expected to adversely affect your ability to budget funds for the payment of sums due under each Lease. No later than the last day of the fiscal year for which appropriations were made for the payments due under the Lease, you shall return to us all, but not less than all, of the Equipment covered by the affected Lease, at your sole expense.
- 16. PURCHASE OPTION: You are hereby granted the option to purchase the Equipment subject to this Lease in whole but not in part "as is" and "where is", prior to the scheduled payment of the lease payments due under such Lease, on any lease payment date at a price equal to the purchase option price shown for lease payment date on which such purchase is to be effective under the column entitled "Purchase Option Price" in the applicable Schedule, plus all other payments then due or past due hereunder. To exercise this purchase option, you shall give us irrevocable written notice of your intention to exercise such option and designating the lease payment date on which such purchase is to be effective, which notice shall be delivered to us at least thirty (30) days in advance of the proposed purchase date. We shall then promptly inform you of the Purchase Option Price to be paid on the lease payment date selected by you which Purchase Option Price may include other payments due hereunder, and may be modified to reflect payments arising after the date we so inform you. The purchase option herein granted may be exercised by you whether or not one or more Defaults have occurred and are then continuing at the time of such exercise; provided, however, that the purchase of the Equipment upon the exercise of such option during the continuance of a Default shall not limit, reduce or otherwise affect liabilities or obligations that you may have incurred as a result of such Default. On receipt of the applicable Purchase Option Price in good funds, the applicable Lease shall terminate and we shall deliver to the you such deeds, termination statements, bills of sale and other documents and instruments as you shall reasonably require to evidence the transfer of all right, title and interest of us in such Equipment to you "as is" and "where is", without warranty, express or implied, except that we shall warrant that such Equipment is free and clear of all liens created by us.

| ACCEPTANCE | | |
|--------------------------------------|----------|--|
| County Of Monroe Customer Legal Name | (Lessee) | Insight Global Finance, Inc. (Lessor) |
| Address 1200 Truman Avenue | | |
| City Key West State FL Zip | 33040 | |
| By: XDa | te | By: X Alda Mayerlus Date 3/21/03 |
| Print Name:Tit | e: | Print Name: 144 Mazeikis Title: Lease OpsMan |

FAX EXECUTION: A fax version of this Lease when received by us shall be binding on you for all purposes as if originally signed. However, the Lease shall only become effective and binding against us when originally signed by us in our corporate office. You agree that the only version of the Lease that is the original for all purposes is the version containing your fax signature and our original signature. If you elect to sign and transmit a Lease by fax, you waive notice of our acceptance of this Lease and receipt of a copy of the originally signed Lease.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY.

BY STANNE A. HUTTON

DATE 3/26/03

ADDENDUM TO MUNICIPAL MASTER LEASE AGREEMENT

This Addendum To Municipal Master Lease Agreement forms and is made a part of that certain Municipal Master Lease Agreement between Insight Global Finance, Inc. and County of Monroe dated March 19, 2003. Capitalized terms used herein but not defined herein will have the same meaning given to them in the Municipal Master Lease Agreement.

With regards to Section(s):

7. This section is deleted in its entirety.

A new section 17. is added as follows:

"17. ETHICS CLAUSE: Contractor warrants that he/it has not employed, retained or otherwise had act on his/its behalf any former County officer or employee in violation of Section 2 of Ordinance No. 10-1990 or any County officer or employee in violation of Section 3 of Ordinance No. 10-1990. For breach or violation of this provision the County may, in its discretion, terminate this contract without liability and may also, in its discretion, deduct from the contract or purchase price, or otherwise recover, the full amount of any fee, commission, percentage, gift, or consideration paid to the former County officer or employee."

A new section 18. is added as follows:

"18. PUBLIC ENTITY CRIME STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not sact business with any public entity in excess of the threshold amount provided in Section 36.017, for CATEGORY TWO for a period of 36 months from the date of being place.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY
BY SUZANNE A. HUTTON
3/26/03

EQUIPMENT SCHEDULE # TO MUNICIPAL MASTER LEASE AGREEMENT # Insight Global Finance, Inc.

| ĺ | 7 | 1 | 004 |
|---|---|---|-----|

| Number of Monthly Payments | 60 Month | nly Payment * \$97 | 2.47 | Purchase Option | FMV | |
|--|--|---|---|--|--|---|
| | | | is applicable taxes to be | | | |
| | Paradistina | Equipment Desc | eription (we.quipment 9) Model | | Serial # | |
| Quantity | Description | | Model | • | Striat # | |
| See Attahced Schedule | • *A / | | A | | | |
| | | | | | | - Allen |
| Equipment Location if different from billing address | | | | City | State | Zip |
| 1. EQUIPMENT, TERM, Payment") shown above. Eac of the Equipment is delivere Monthly Payments shall be do adjust your Monthly Payments in the first 30 days after Equipment. You agree to pay 2. FAX EXECUTION: A fishall only become effective a original for all purposes is the acceptance of this Schedule at 3. LESSEE REPRESENT governmental or proprietary or any other person, and (c) your sentence of the sentence of the schedule at the sentence of | th such Monthly Payment shid to you ("Commencement ue on the same day of each sinent and the equipment describe Commencement Date, us a documentation fee of sax version of this Schedule wind binding against us when the version containing your faind receipt of a copy of the or CATIONS: By signing this functions of Lessee, (b) you have to you for the containing the containing the same containing the containing | all be comprised of pate"). Your first Mubsequent month un cription for this Sch. provided that the 649.00 each time you when received by us soriginally signed by x and our original singinally signed Schedule you confinave authorized us to | principal and interest conforthly Payment is due till you have paid all the liedule upon confirmation cost of such additional of execute a schedule or sees shall be binding on you fous in our corporate officing time. If you elect to idule. | mponents. This S 30 days from the Monthly Paymen in from Supplier equipment does veral schedules s or all purposes as e. You agree tha sign and transmi ent will be used terning your cred | chedule will commence of a Commencement Date, a ts due under this Schedulthat you have ordered ad not exceed 20% of the climultaneously. If originally signed. How the only version of the State of the | on the date that any and your remaining e. You authorize us iditional equipment cost of the original wever, the Schedule Schedule that is the waive notice of our rming one or more |
| County Of Monroe Customer Legal Nan | ne | (Lessee) | J | _ • | Inc. (Lessor) | |
| Address 1200 Truman Ave | mue | | ву: X | LAY/layeu | las | |
| City Key West | | | By: X VIA | -Opelatio | m Wlga | |
| Ву: Х | Date | | Print Name: | da Maz | ei Kiš | |
| Print Name: | Title: | | Date: 3/ | 21/03 | | |

March 19, 2003

Insight Global Finance, Inc. 444 Scott Drive Bloomingdale, IL 60108

Attention: Ron Taucher

Re: Attached Lease No. 171004 (the "Lease")

Ladies and Gentlemen:

I am legal counsel for Monroe County (Lessee), and I am familiar with the above-referenced Lease by and between the Lessee and Insight Global Finance, Inc. ("company").

Based upon my examination of the Lease, the information statement(s) required for purposes of Section 149(e) of the Internal Revenue Code of 1986, as amended (the "Code") and such other documents, records and papers as I deem to be relevant and necessary as the basis for my opinion set forth below, it is my opinion that:

- The Lessee is a State or a political subdivision thereof, as those terms are used in Section 103 of the Code, and is authorized by the applicable Constitution and laws to enter into the transaction(s) contemplated by the Lease and to carry out its obligations thereunder.
- 2. Lessee's obligation(s) under the Lease is a State or local bond within the meaning of Section 103 of the Code.
- 3. The Lease and other related documents have been duly authorized, executed and delivered by Lessee and constitute valid, legal and binding agreements enforceable against Lessee in accordance with its terms.
- 4. No further approval, consent or withholding of objections is required from any Federal, state or local governmental authority with respect to the entering into or the performance by the Lessee of the Lease and the transaction(s) contemplated hereby.
- 5. The entering into and performance of the Lease and other related documents will not violate any judgment, order, law or regulation applicable to the Lessee or result in any breach of, or constitute a default under, any instrument or agreement binding upon Lessee or result in the creation of any lien, charge, security interest or other encumbrance upon any assets of the Lessee or the Equipment (as defined in the Lease), other than those created by the Lease.
- 6. There are no actions, suits or proceedings pending or threatened against or affecting the Lessee in any court or before any governmental commission, board or authority that, if adversely determined, would have a material adverse effect on the ability of the Lessee to perform its obligation(s) under the Agreement.
- 7. The Equipment is tangible personal property and, when subject to use by the Lessee, will not be or become a fixture or real property under the laws of the state where the equipment is being used by the Lessee.
- 8. All required public bidding procedures regarding an award to your company of the transaction(s) contemplated under the Lease have been properly and completely followed by the Lessee.
- 9. The Lessee shall be the only entity to own, operate and use the Equipment during the Term (as defined in the Lease).
- 10. The Lease does not constitute, and is not expected to become, an arbitrage bond within the meaning of Section 148 of the Code or a private activity bond within the meaning of Section 141 of the Code

Counsel

By: Ser. Legal Advisor

Date: 3/26/03

Proposal Summary



Your Source For Being Seen And Heard.

Prepared for:

Monroe County Florida Key West, FL 33040 Prepared By: Scott J. Majewski

Date Prepared: March 9, 2003

Proposal No.:

Project Name: Marathon EOC

TOTAL EQUIPMENT COST - From Equipment List

\$30,181.43

Includes cable, connectors, hardware, switches, relays, terminal blocks, panels, etc., to insure a complete and operational system.

ENGINEERING AND PRE-INSTALLATION

\$6,556.48

Including all required design, drawings, run sheets, instruction manuals, programming, etc.. Also includes all fabrication, modification, assembly, rack wiring, programming, etc., some performed at AV contractor's premises.

INSTALLATION

\$6,446.48

Including all on-site installation and wiring, coordination and supervision, testing, checkout, Owner training, etc. performed on the Owner's premises.

TRAVEL

\$0.00

Includes per diem, hotels, air fare, and other travel related expenses.

GENERAL AND ADMINISTRATIVE

\$310.98

including all G & A expenses: Clerical, bonds, shipping, insurance and warranties.

CONTINGENCY

\$4,174.66

This fee shall be a hold-back in the event of unforseen changes or additions to the system. In the event this fee is unnecessary, the full amount of the contingency fee will be refunded to client.

SUBTOTAL

\$47,670.03

TAXES

\$0.00

GRAND TOTAL

\$47,670.03

WARRANTY

Included

One year parts and labor, exclusive from manufacturer warranties.

SCOPE OF WORK

Please see attached Scope of Work

Not included: Structural, ceiling, millwork, or AC/heat modifications, HV electrical or conduit.

This Entire Document and all information enclosed including drawings, specifications and designs is the property of Audio Visual Innovations (AVI). Proprietary information provided to our client or his agents is for the sole purpose of demonstrating AVI's capabilities and shall be held in confidence. These Materials may not be copied, distributed or disclosed in any way without the sole written permission of an authorized representative of AVI.

Scott J. Majewski Sales Engineer

Customer Signature

Todd Engkson

D

Print

Date

County Of Monroe Lease #171004.1 Schedule "A"

| EQUIPMENT DESCRIPTION | COST | EQUIPMENT LOCATION |
|---|--------------------------|---|
| Enginerring & Pre-Installation | \$ | 6,556.48 1200 Truman Avenue Key West FL 33040 |
| Including all required design, drawings, run sheets, instruction manuals, programmi | na, etc. | · |
| Also includes all fabrication, modification, assembly, rack wiring, programming, etc. | 5. | |
| some performed at AV contractor's premises | | |
| Installation | \$ | 6,446.48 |
| Including all on-site installation and wiring, coordination and | • | |
| supervision, testing, checkout, Owner training, etc. performed | | |
| on the Owner's premises. | | |
| Snaps agreement #88 1855-3/ State contract labor, design, consulting and en | ainearing hourly rates | |
| Total Equipment Cost - From Equipment List-Listed Below | e | 30,181.43 |
| Includes cable, connectors, hardware, switches, relays, terminal blocks, | • | 00,101.10 |
| Includes cable, connectors, naroware, switches, relays, terminal blocks, | | |
| panels, etc., to insure a complete and operational system. | | |
| QTY 1 Controll Processor | | |
| QTY 1 10/100 Ethernet Controller | | |
| QTY 1 12" Color Touch Panel | | |
| QTY 1 Video Insertion Card | | |
| QTY 1 XGA Insertion Card | | |
| QTY 1 10/100 Ethernet for panel | | |
| QTY 1 Relay Expansion Card | | |
| QTY 4 Dual Currant Sensor Module | | |
| QTY 2 Electrical Control Interface | | |
| QTY 1 4 Button Screen/Projector wall control | | |
| QTY 1 Face Plate | | |
| QTY 1 Remote Software | | |
| QTY 5 IR Probe | | |
| QTY 1 Dimming Panel | | |
| QTY 1 Dimming Panel | | |
| QTY 1 Master Control (Wall) | | |
| QTY 2 Slave Controller (Wall) | | |
| QTY 1 RS232 Interface | | |
| QTY 1 VC 200 ScanVerter | | |
| QTY 1VGA Line AMP (Wall) | | |
| QTY 1 Power Supply | | |
| QTY 12 Podium/Ceiling Mics | | |
| Miscellaneous Materials | | • |
| AVI-GSA Contract number GS-03F-0037M | | |
| General And Administrative | \$ | 310.98 |
| Including all G & A expenses; Clerical, bonds, shipping, insurance & warranties | | |
| CONTINGENCY | | |
| This fee shall be a hold-back in the event of unforseen changes or additions | \$ | 4,174.66 |
| to the system. In the event this fee is unnecessary the full amount | • | |
| shall be refunded to the client | | |
| | Grand Total \$47,670.03 | |
| | Interest 8.56% | • |
| | Monthly Payment \$972.47 | |

Gross Rental Amount \$58,348.20 Amortization Table - See Attached

Page 1 of 1

| | LEASE NO.: 171004 . l |
|---|---|
| Lessee: County Of Monroe | |
| | |
| | |
| | |
| Lessee certifies that the equipment covered by this Lease has been delive good working condition, and is, therefore, accepted for purposes of the Le | ered, inspected, installed, is in ease. |
| We request that the Lessor pay the vendor for the equipment and we un will commence. | derstand that rental payments |
| | |
| | |
| | |
| X(Authorized Lessee Signature) | |
| | |
| (Title and Date) | |
| | |

County of Monroe Amortization Table

Compound Period: Monthly

 Nominal Annual Rate ...:
 8.560 %

 Effective Annual Rate ...:
 8.904 %

 Periodic Rate
 0.7133 %

 Daily Rate
 0.02345 %

CASH FLOW DATA

| Event | Start Date | Amount | Number Period | End Date |
|-----------|------------|--------|---------------|------------|
| 1 Loan | | | 1 | |
| 2 Payment | | | 60 Monthly | 03/01/2008 |

AMORTIZATION SCHEDULE - Normal Amortization

| | Date | Payment | Interest | Principal | Balance |
|-------------|------------|--------------------|----------|--------------------|-----------|
| Loan | 04/01/2003 | | | | 47,670.03 |
| 1 | 04/01/2003 | 972.47 | 0.00 | 972.47 | 46,697.56 |
| 2 | 05/01/2003 | 972.47 | 333.12 | 639.35 | 46,058.21 |
| 3 | 06/01/2003 | 972.47 | 328.56 | 643.91 | 45,414.30 |
| 4 | 07/01/2003 | 972.47 | 323.96 | 648.51 | 44,765.79 |
| 5 | 08/01/2003 | 972. 47 | 319.34 | 653.13 | 44,112.66 |
| 6 | 09/01/2003 | 972.47 | 314.68 | 657.79 | 43,454.87 |
| 7 | 10/01/2003 | 972.47 | 309.98 | 662.49 | 42,792.38 |
| 8 | 11/01/2003 | 972.47 | 305.26 | 667.21 | 42,125.17 |
| 9 | 12/01/2003 | 972.47 | 300.50 | 671.97 | 41,453.20 |
| 2003 | Totals | 8,752.23 | 2,535.40 | 6,216.83 | |
| 10 | 01/01/2004 | 972.47 | 295.71 | 676.76 | 40,776.44 |
| 11 | 02/01/2004 | 972.47 | 290.88 | 681.59 | 40,094.85 |
| 12 | 03/01/2004 | 972.47 | 286.02 | 686.45 | 39,408.40 |
| 13 | 04/01/2004 | 972.47 | 281.12 | 691.35 | 38,717.05 |
| 14 | 05/01/2004 | 9 72.47 | 276.19 | 696.28 | 38,020.77 |
| 15 | 06/01/2004 | 972.47 | 271.22 | 701.2 5 | 37,319.52 |
| 16 | 07/01/2004 | 972.47 | 266.22 | 706.25 | 36,613.27 |
| 17 | 08/01/2004 | 972.47 | 261.18 | 711.29 | 35,901.98 |
| 18 | 09/01/2004 | 972,47 | 256.11 | 716.36 | 35,185.62 |
| 19 | 10/01/2004 | 972.47 | 251.00 | 721.47 | 34,464.15 |
| 20 | 11/01/2004 | 972.47 | 245.85 | 726.62 | 33,737.53 |
| 21 | 12/01/2004 | 972.47 | 240.67 | 731.80 | 33,005.73 |
| 2004 | Totals | 11,669.64 | 3,222.17 | 8,447.47 | |
| 22 | 01/01/2005 | 972.47 | 235.45 | 737.02 | 32,268.71 |
| 23 | 02/01/2005 | 972.47 | 230.19 | 742.28 | 31,526.43 |
| 24 | 03/01/2005 | 972.47 | 224.89 | 747.58 | 30,778.85 |
| 25 | 04/01/2005 | 972.47 | 219.58 | 752.91 | 30,025.94 |
| 26 | 05/01/2005 | 972.47 | 214.19 | 758.28 | 29,267.66 |
| 27 | 06/01/2005 | 972.47 | 208.78 | 783.69 | 28,503.97 |

| County of Monroe Amortization Table | | | | | |
|-------------------------------------|-----------|---------------------|-----------|-----------|--|
| Date | Payment | Interest | Principal | Balance | |
| 28 07/01/2005 | 972.47 | 203.33 | 769.14 | 27,734.83 | |
| 29 08/01/2005 | 972.47 | 197.85 | 774.62 | 26,960.21 | |
| 30 09/01/2005 | 972.47 | 192.32 | 780.15 | 26,180.06 | |
| 31 10/01/2005 | 972.47 | 186.76 | 785.71 | 25,394.35 | |
| 32 11/01/2005 | 972.47 | 181.15 | 791.32 | 24,603.03 | |
| 33 12/01/2005 | 972.47 | 17 5 .51 | 796.96 | 23,806.07 | |
| 2005 Totals | 11,669.64 | 2,469.98 | 9,199.66 | | |
| 34 01/01/2006 | 972.47 | 169.82 | 802.65 | 23,003.42 | |
| 35 02/01/2006 | 972.47 | 164.09 | 808.38 | 22,195.04 | |
| 36 03/01/2006 | 972.47 | 158.33 | 814.14 | 21,380.90 | |
| 37 04/01/2006 | 972.47 | 152.52 | 819.95 | 20,560.95 | |
| 38 05/01/2006 | 972.47 | 148.67 | 825.80 | 19,735.15 | |
| 39 06/01/2006 | 972.47 | 140.78 | 831.69 | 18,903.46 | |
| 40 07/01/2006 | 972.47 | 134.85 | 837.62 | 18,065.84 | |
| 41 08/01/2006 | 972.47 | 128.87 | 843.60 | 17,222.24 | |
| 42 09/01/2006 | 972.47 | 122.85 | 849.62 | 16,372.62 | |
| 43 10/01/2006 | 972.47 | 116.79 | 855.68 | 15,516.94 | |
| 44 11/01/2006 | 972.47 | 110.69 | 861.78 | 14,655.16 | |
| 45 12/01/2008 | 972.47 | 104.54 | 867.93 | 13,787.23 | |
| 2008 Totals | 11,669.64 | ,650.80 | 10,018.84 | , | |
| 48 01/01/2007 | 972.47 | 98.35 | 874.12 | 12,913.11 | |
| 47 02/01/2007 | 972.47 | 92.12 | 880.35 | 12,032.76 | |
| 48 03/01/2007 | 972.47 | 85.84 | 886.63 | 11,148.13 | |
| 49 04/01/2007 | 972.47 | 79.51 | 892.96 | 10,253.17 | |
| 50 05/01/2007 | 972.47 | 73.14 | 899.33 | 9,353.84 | |
| 51 06/01/2007 | 972.47 | 66.73 | 905.74 | 8,448.10 | |
| 52 07/01/2007 | 972.47 | 60.26 | 912.21 | 7,535.89 | |
| 53 08/01/2007 | 972.47 | 53.76 | 918.71 | 6,617.18 | |
| 54 09/01/2007 | 972.47 | 47.20 | 925.27 | 5,691.91 | |
| 55 10/01/2007 | 972.47 | 40.60 | 931.87 | 4,760.04 | |
| 56 11/01/2007 | 972.47 | 33.96 | 938.51 | 3,821.53 | |
| 57 12/01/2007 | 972.47 | 27.28 | 945.21 | 2,876.32 | |
| 2007 Totals | 11,669.64 | 758.73 | 10,910.91 | · | |
| 58 01/01/2008 | 972.47 | 20.52 | 951.95 | 1,924.37 | |
| 59 02/01/2008 | 972.47 | 13.73 | 958.74 | 965.63 | |
| 60 03/01/2008 | 972.47 | 6.84 | 965.63 | 0.00 | |
| 2008 Totals | 2,917.41 | 41.09 | 2,876.32 | | |
| Grand Totals | 58,348.20 | 10,678.17 | 47,670.03 | | |

County of Monroe Amortization Table

Last interest amount decreased by 0.05 due to rounding.

BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

| Meeting Dat | te: <u>February</u> | 19, 2003 | Division:_ | Management Services |
|--|---|--|--|---|
| Bulk Item: | Yes <u>x</u> | No | Departmen | nt: Technical Services |
| Insight Glo Board of Co contract din interruption includes a r | bal Finance ounty Com- rectly for se n in the de- request for | e , Inc. to replace missioners may ervices, goods or ivery of an essen County Commis | e existing visual cont dispense with the bid Public Works in the tial governmental se | e Arrangement Agreement with crol system at Marathon EOC. The dding provisions of the ordinance and e case of an emergency. An ervice. Request of approval of this item y policies that county contracts shall 0.00). |
| | | D: This agreeme he 11 year old fa | | e costly repairs and annual support |
| PREVIOUS | S RELEVA | NT BOCC ACT | TION: N/A | * |
| CONTRAC | T/AGREE | MENT CHANG | GES: N/A | |
| STAFF RE | COMMEN | DATIONS: App | proval | |
| TOTAL CO | OST <u>: \$47,6</u> | 70.03/5 years | | UDGETED: X Yes No |
| COST TO | COUNTY: | <u>\$47,670.03</u> | | |
| REVENUE | PRODUC | ING: Yes N | O X AMO | UNT PER MONTH Year |
| APPROVE | DBY: | County Atty X | OMB/Purchasing | X Risk Management X |
| DEPARTM | ENT DIR | ECTOR APPRO | WAL: Jodd | Orchar RO odd Erickson |
| DIVISION | DIRECTO | R APPROVAL | | la G. Sauker) heila Barker |
| DOCUMEN | NTATION: | Included | x_To Follow | Not Required |
| DISPOSITI | ION: | | | AGENDA ITEM # DYO |
| Revised 2/27/0 |)1 | | | • |

MONROE COUNTY BOARD OF COUNTY COMMISSIONERS

| | CONTR | ACT SUMMARY | | | |
|----------------------------|---|-------------------------------|------------------------------|-------------|--|
| Contract with: I | nsight Global | Contract # | | i | |
| | | Effective Date: | February 19,2003 | _ | |
| | | Expiration Date: | | | |
| Contract Purpose/I | | etam and Manathan | FOC | | |
| 10 repair existin | ng audio visual control sy | stem and Marathon | EUC. | | |
| | | | | | |
| | | | | | |
| Contract Manager: | Lisa Druckemiller | 5100 | Technical Services | /5B | |
| | (Name) | (Ext.) | (Department/S | | |
| for BOCC meeting | on 02/19/03 | Agenda Deadline | : 02/05/03 | | |
| | | | | | |
| | CONT | RACT COSTS | | | |
| Total Dollar Value | of Contract: \$ 47,670 | 0.03 Current Yea | ar Portion: \$8,75 | 2.23 | |
| Budgeted? Yes⊠ | No Account Co | des: <u>001-06002-53</u> | 30-440- | | |
| Grant: \$ County Match: \$ | | | | | |
| | *************************************** | - | | | |
| Tetimeted Once in | | TONAL COSTS | | | |
| (Not included in dollar | g Costs: \$11,669.64/yr value above) | For: (eg. maintenance, uti | lities, janitorial, salaries | s, etc.) | |
| | | | | | |
| | CONT | RACT REVIEW | | | |
| | Changes | | | Date Out | |
| | Date In Needed | , Re | eviewer , | - /. / | |
| Division Director | Yes No | Wheels C | Jogiker | 2/6/03 | |
| Risk Management | 2/5/03 Yes No | BUS | h | 2/5/03 | |
| O.M.B./Purchasing | g Yes No | Sheila a | Barker | 2/6/03 | |
| County Attorney | 2/5/03 Yes No | x State | | 2/5/03 | |
| Comments: | | , , | · | | |
| | | | | | |
| | | | | | |
| | | | | | |
| OMB Form Revised 2/ | 27/01 MCP #2 | <u> </u> | | | |

ADDENDUM TO MUNICIPAL MASTER LEASE AGREEMENT

This Addendum To Municipal Master Lease Agreement forms and is made a part of that certain

| dated, Capitalized terms same meaning given to them in the Municipal Ma | ight Global Finance, Inc. and County of Monroe used herein but not defined herein will have the ster Lease Agreement. | | | |
|--|---|--|--|--|
| With regards to Section(s): 7. This section is deleted in its entirety. | | | | |
| A new section 17. is added as follows: "17. ETHICS CLAUSE: Contractor warrants that he/it has not employed, retained or otherwise had act on his/its behalf any former County officer or employee in violation of Section 2 of Ordinance No. 10-1990 or any County officer or employee in violation of Section 3 of Ordinance No. 10-1990. For breach or violation of this provision the County may, in its discretion, terminate this contract without liability and may also, in its discretion, deduct from the contract or purchase price, or otherwise recover, the full amount of any fee, commission, percentage, gift, or consideration paid to the former County officer or employee." | | | | |
| A new section 18. is added as follows: "18. PUBLIC ENTITY CRIME STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list." | | | | |
| All other terms and conditions of the Municipal N and in full force and effect. | flaster Lease Agreement shall remain unchanged | | | |
| IN WITNESS WHEREOF, the parties hereto have executed this Addendum to Municipal Master Lease Agreement on, 2003. | | | | |
| Insight Global Finance, Inc. | County of Monroe | | | |
| Ву: | Ву: | | | |
| Title: | Title: | | | |
| | | | | |
| | | | | |

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

February 3, 2003

Insight Global Finance, Inc. 444 Scott Drive Bloomingdale, IL 60108

Attention: Ron Taucher

Re: Attached Lease No. ______ (the "Lease")

Ladies and Gentlemen:

I am legal counsel for Monroe County (Lessee), and I am familiar with the above-referenced Lease by and between the Lessee and Insight Global Finance, Inc. ("company").

Based upon my examination of the Lease, the information statement(s) required for purposes of Section 149(e) of the Internal Revenue Code of 1986, as amended (the "Code") and such other documents, records and papers as I deem to be relevant and necessary as the basis for my opinion set forth below, it is my opinion that:

- The Lessee is a State or a political subdivision thereof, as those terms are used in Section 103 of the Code, and is authorized by the applicable Constitution and laws to enter into the transaction(s) contemplated by the Lease and to carry out its obligations thereunder.
- 2. Lessee's obligation(s) under the Lease is a State or local bond within the meaning of Section 103 of the Code.
- The Lease and other related documents have been duly authorized, executed and delivered by Lessee and constitute valid, legal
 and binding agreements enforceable against Lessee in accordance with its terms.
- 4. No further approval, consent or withholding of objections is required from any Federal, state or local governmental authority with respect to the entering into or the performance by the Lessee of the Lesse and the transaction(s) contemplated hereby.
- 5. The entering into and performance of the Lease and other related documents will not violate any judgment, order, taw or regulation applicable to the Lessee or result in any breach of, or constitute a default under, any instrument or agreement binding upon Lessee or result in the creation of any lien, charge, security interest or other encumbrance upon any assets of the Lessee or the Equipment (as defined in the Lease), other than those created by the Lease.
- 6. There are no actions, suits or proceedings pending or threatened against or affecting the Lessee in any court or before any governmental commission, board or authority that, if adversely determined, would have a material adverse effect on the ability of the Lessee to perform its obligation(s) under the Agreement.
- 7. The Equipment is tangible personal property and, when subject to use by the Lessee, will not be or become a fixture or real property under the laws of the state where the equipment is being used by the Lessee.
- 8. All required public bidding procedures regarding an award to your company of the transaction(s) contemplated under the Lease have been properly and completely followed by the Lessee.
- 9. The Lessee shall be the only entity to own, operate and use the Equipment during the Term (as defined in the Lease).

10. The Lease does not constitute, and is not expected to become, an arbitrage bond within the meaning of Section 148 of the Code or a private activity bond within the meaning of Section 141 of the Code

By: Suzanne A. Hutton

Title: 775313 Fant County ATTORNER

Date: 2/05/

MUNICIPAL MASTER LEASE AGREEMENT

Dated

Insight Global Finance, Inc.

DEAR CUSTOMER: This Master Lease Agreement ("Master Lease") contains the terms of your agreement with us. The words You, Your and Lessee mean you, our customer. The words We, Us, Our and the Lessor, mean us, Insight Global Finance, Inc.

- 1. EQUIPMENT LEASED: We agree to lease to you and you agree to lease from us the equipment ("Equipment") identified in the equipment schedule(s) ("Schedule") executed in accordance with this Master Lease. Each Schedule shall incorporate the terms and conditions of this Master Lease, and shall include such other terms as we shall agree upon. Each Schedule is a separate lease, independent of all other Schedules. In the event of a conflict between this Master Lease and the terms of a Schedule, the terms of the Schedule shall control. The word "Lease" when used in this Master Lease shall mean this Master Lease and respective Schedule(s).
- 2. TERM, RENT, & PURCHASE ORDER: This Master Lease shall begin on the date set forth above and shall continue in effect so long as any Schedule remains in effect. You promise to make all payments due under the Lease according to the terms set forth in the Schedule. You agree that this Lease is a net lease which may not be terminated or canceled; that, except as provided in Section 15, you have an unconditional obligation to make all payments due under the Lease, and that you may not withhold, set off or reduce such payments for any reason. You authorize us to purchase the Equipment from supplier ("Supplier"). You will arrange for the delivery of the Equipment. When you receive the Equipment, you agree to inspect it to determine if it is in good working order.
- 3. ASSIGNMENT: YOU MAY NOT SELL, PLEDGE, TRANSFER, ASSIGN OR SUBLEASE THE EQUIPMENT OR THIS LEASE. We may sell, assign or transfer all or any part of this Lease and/or the Equipment. During the term of this Master Lease, Lessee shall keep, or cause to be kept, a complete and accurate record of all such assignments in form necessary to comply with Section 149 of the Internal Revenue Code 1986, as amended (the "Code"). For this purpose, Lessee appoints Lessor to act as its registration agent, which appointment Lessor hereby accepts. Lessor agrees on Lessee's behalf to maintain records of all assignments. Lessee agrees, if so requested, to acknowledge each such assignment in writing within 15 days after request therefor, but such acknowledgement shall in no way be deemed necessary to make any assignment effective. The new Lessor will have the same rights that we have, but will not have to perform any of our obligations. You agree that you will not assert against the new Lessor any claims, defenses or set-offs that you may have against us.
- 4. WARRANTY: The Equipment covered by this Lease is covered by the limited warranties in effect at the time the Equipment is delivered, on standard terms and conditions supplied with each shipment of Equipment and which are incorporated herein by this reference.
- 5. TAXES, MAINTENANCE, & INSPECTION: The parties to Lease contemplate that the Equipment will be used for your governmental or proprietary purpose and, therefore, that the Equipment will be exempt from all taxes presently assessed and levied with respect to personal property. Nevertheless, if the use, possession or acquisition of the Equipment is determined to be subject to taxation, you shall pay when due all taxes and governmental charges lawfully assessed or levied against or with respect to the Equipment. You agree to use, operate and maintain the Equipment in accordance with all laws, regulations and ordinances and in accordance with the provision of any policies of insurance covering the Equipment. You agree to keep the Equipment in good repair, working order and condition (ordinary wear and tear excepted) and house the same in suitable shelter, and to permit us or our assigns to inspect the Equipment at any time and to otherwise protect its interests therein. You shall use the Equipment in a careful and proper manner and only for the purpose contemplated by the manufacturer.
- 6. LOSS OR DAMAGE; INSURANCE: You are responsible for any loss, theft or destruction of, or damage to, the Equipment (collectively "Loss") from any cause, whether or not insured, until the Equipment is delivered to us at the end of this Lease. You are required to make all lease payments even if there is a Loss. You must notify us in writing immediately of any Loss. You agree to keep the Equipment insured for its full replacement value against any type of Loss, and name us as loss payee until the Lease is paid in full. If Lessee is self-insured with respect to the Equipment, Lessee shall maintain during the term of this Master Lease an actuarially sound self-insurance program in form satisfactory to Lessor and shall provide evidence thereof in form and substance satisfactory to Lessor.
- 7. LATE CHARGES: If any payment is not made when due, you agree to pay a late charge at the rate of ten percent (10%) of such late payment and each month thereafter, and a finance charge of 1.33% on any unpaid delinquent balance, but in no event greater than the maximum interest rate allowable under applicable law.
- 8. SECURITY INTEREST: You grant us a security interest constituting a first lien on the Equipment (including any replacements, substitutions, additions, attachments and proceeds). You will deliver to us signed financing statements or other documents we request in order to perfect our security interest in the Equipment. You appoint us or our agent as attorney in fact to execute, deliver and record financing statements on your behalf.
- 9. DEFAULT: Each of the following is a "Default" under this Master Lease; (a) you fail to pay any lease payment or any other payment when due, (b) you do not perform any of your other obligations under this Lease or in any other agreement with us and this failure continues for 10 days after we have notified you of it, (c) you become insolvent, you dissolve or are dissolved, you fail to pay your debts as they mature, you assign your assets for the benefit of your creditors, or you enter (voluntarily) any bankruptcy or reorganization proceeding, (d) any certificate, statement, representation, warranty or audit contained herein or heretofore or hereafter furnished with respect hereto by or on behalf of Lessee proves to have been false in any material respect at the time as of which the facts therein set forth were stated or certified or (c) by Lessee having omitted any substantial contingent or unliquidated liability or claim against Lessee.
- 10. REMEDIES: If a Default occurs, we may do one or more of the following; (a) we may cancel or terminate this Lease or any or all other agreements that we have entered into with you; (b) we may require you to immediately pay us all lease payments due or to become due with respect to any or all Leases during the fiscal year in which the Default occurs, whereupon such lease payments shall be immediately due and payable; (c) we may require you to deliver the Equipment to us as set forth in Section 16; (d) we or our agent may peacefully repossess the Equipment without court order and you will not make any claims against us for damages or trespass or any other reason; and (e) we may exercise any other right or remedy available at law or in equity. You agree to pay all of our costs of enforcing our rights against you, including reasonable atterneys' fees and costs. If we take possession of the Equipment, we may sell or otherwise dispose of it with or without notice, at a public or private sale, and apply the net proceeds (after we have deducted all costs related to the sale or disposition of the Equipment) to the amounts that you owe us. You agree that if notice of sale is required by law to be given, 10 days notice shall constitute reasonable notice. You will remain responsible for any amounts that are due after we have applied such net proceeds. All our remedies are cumulative and are in addition to any other remedies provided for by law and may be exercised either concurrently or separately. Any failure or delay by us to exercise any right shall not operate as a waiver of that right, any other rights or future rights or the right to modify the terms of this Lease.
- 11. CURRENT EXPENSE: The obligations of Lessee, including its obligation to pay the lease payments due in any fiscal year during the term of a Lease, shall constitute a current expense of Lessee for such fiscal year and shall not constitute an indebtedness of Lessee within the meaning of the constitution and laws of the

state in which Lessee is located. Nothing herein shall constitute a pledge by Lessee of any taxes or other moneys (other than moneys lawfully appropriated from time by or for the benefits of Lessee for this Master Lease) to the payment of any lease payments due under a Lease.

- 12. INDEMNIFICATION: You are responsible for and agree to indemnify and hold us harmless from any and all (a) losses, damages, penalties, claims, suits and actions (collectively "Claims"), caused by or related to the installation, ownership, use, lease, or possession of the Equipment and (b) all costs and attorneys' fees incurred by us relating to any Claim. You agree to reimburse us for and if we request, to defend us at your own cost and expense, against any Claims. You agree that your obligations under this Section 12 shall survive the termination of this Lease.
- 13. MISCELLANEOUS: (a) Choice of Law. This Lease shall be governed by the laws of the State of the Lessee (without regard to the conflict of law principles of such state). (b) Entire Agreement. The Lease constitutes the entire agreement between you and us and supersedes all prior agreements, negotiations and purchase orders. (c) Enforceability. If any provision of this Lease is unenforceable, illegal or invalid, the remaining provisions shall continue to be effective. (d) Amendment. This Lease may not be modified or amended except in writing signed by you and us. You agree however, that we are authorized, without notice to you, to supply missing information or correct obvious errors in the Lease. (e) Usury. It is the express intent of both of us not to violate any applicable usury laws or to exceed the maximum amount of interest permitted to be charged or collected by applicable law, and any excess payment as determined by court order, will be applied to the lease payments in inverse order of maturity, and any remaining excess will be refunded to you. (f) Notice. All notices shall be in writing and shall be defivered to the appropriate party personally, by private courier, by facsimile transmission or by mail, postage prepaid, at its address shown herein or to such other address as directed in writing by such party.
- 14. TITLE; LOCATION: We are the owner of the Equipment. Legal title of the Equipment shall be with us. You agree to keep the Equipment free from liens and encumbrances. You agree that this is a true lease, however, if this transaction is deemed to be a lease intended for security, you grant us a security interest in the Equipment (including any replacements, substitutions, additions, attachments and proceeds). You agree to deliver to us signed financing statements or other documents that we request to protect our interests in the Equipment. You will keep and use the Equipment only at the address set forth above. You may not move the Equipment without our prior written consent.
- 15. NON-APPROPRIATION: Lessor and Lessee agree that in the event that prior to the commencement of any of your fiscal years you do not have sufficient funds appropriated to make the payments due under a Lease for said fiscal year, you shall have the option of terminating such Lease as of the date of commencement of such fiscal year by giving us sixty (60) days prior written notice of your intent to cancel such Lease. You covenant and represent to us that (a) you will, to the extent permitted by law include in your budget for each successive fiscal year during the term of each Lease a sufficient amount to permit you to discharge all of your obligations under such Lease, (b) you have budgeted and have available for the current fiscal year sufficient funds to comply with your obligations under each Lease and (c) there are no circumstances presently affecting you that could reasonably be expected to adversely affect your ability to budget funds for the payment of sums due under each Lease. No later than the last day of the fiscal year for which appropriations were made for the payments due under the Lease, you shall return to us all, but not less than all, of the Equipment covered by the affected Lease, at your sole expense.
- 16. PURCHASE OPTION: You are hereby granted the option to purchase the Equipment subject to this Lease in whole but not in part "as is" and "where is", prior to the scheduled payment of the lease payments due under such Lease, on any lease payment date at a price equal to the purchase option price shown for lease payment date on which such purchase is to be effective under the column entitled "Purchase Option Price" in the applicable Schedule, plus all other payments then due or past due hereunder. To exercise this purchase option, you shall give us irrevocable written notice of your intention to exercise such option and designating the lease payment date on which such purchase is to be effective, which notice shall be delivered to us at least thirty (30) days in advance of the proposed purchase date. We shall then promptly inform you of the Purchase Option Price to be paid on the lease payment date selected by you which Purchase Option Price may include other payments due hereunder, and may be modified to reflect payments arising after the date we so inform you. The purchase option herein granted may be exercised by you whether or not one or more Defaults have occurred and are then continuing at the time of such exercise; provided, however, that the purchase of the Equipment upon the exercise of such option during the continuance of a Default shall not limit, reduce or otherwise affect liabilities or obligations that you may have incurred as a result of such Default. On receipt of the applicable Purchase Option Price in good funds, the applicable Lease shall terminate and we shall deliver to the you such deeds, termination statements, bills of sale and other documents and instruments as you shall reasonably require to evidence the transfer of all right, title and interest of us in such Equipment to you "as is" and "where is", without warranty, express or implied, except that we shall warrant that such Equipment is free and clear of all liens created by us.

| ACCEPTANCE | | | | |
|---------------------|----------|---|---------------------------------------|--------|
| Customer Legal Name | (Lessee) | | Insight Global Finance, Inc. (Lessor) | |
| Address | 1 | | | |
| CityState | Zip | | | |
| Ву: Х | ate | | By: X | Date |
| Print Name:Tit | ile: | • | Print Name: | Title: |

FAX EXECUTION: A fax version of this Lease when received by us shall be binding on you for all purposes as if originally signed. However, the Lease shall only become effective and binding against us when originally signed by us in our corporate office. You agree that the only version of the Lease that is the original for all purposes is the version containing your fax signature and our original signature. If you elect to sign and transmit a Lease by fax, you waive notice of our acceptance of this Lease and receipt of a copy of the originally signed Lease.

approved as to form and legal sufficiency.

31 Suranne a Hutton 2/5/03

EQUIPMENT SCHEDULE # TO MUNICIPAL MASTER LEASE AGREEMENT

| Insight Global Finance, Inc. | | | | | | | | |
|--|--|--|--|--|---|--|--|--|
| Number of Monthly Payments | Monthly Payment | * \$ | Purchas Option | \$ | | | | |
| | Equipme | nt Description ("E | equipment") | | | | | |
| Quantity | Description | | Model | Scrial # | | | | |
| Equipment Location if different from billing address | | | City | State | Zip | | | |
| other schedules. All capitalized | incorporates the terms and conditions words used in this Schedule shall ha tent with us. Please read them carefull | ive the same mear | nings as used in the Maste | ichedule is a separate lease, r Lease. The Master Lease | independent of all and this Schedule | | | |
| ("Monthly Payment") shown ab date that any of the Equipment i remaining Monthly Payments sh authorize us to adjust your Mon equipment within the first 30 da | ENT, & FEES: We agree to finance ove. Each such Monthly Payment shall be delivered to you ("Commencement I all be due on the same day of each suit thly Payment and the equipment descripts after the Commencement Date, propay us a documentation fee of \$49.0 | Il be comprised of Date"). Your first Mosequent month un ription for this Schrovided that the co | principal and interest composition of the second of the se | conents. This Schedule will days from the Commencem onthly Payments due under to com Supplier that you have ment does not exceed 20% | commence on the ent Date, and your this Schedule. You | | | |
| that is the original for all purpos | version of this Schedule when received and binding against us when origons is the version containing your fax schedule and receipt of a copy of the or | sinally signed by us and our original si | s in our corporate office. Y | ou sorce that the only versi | on of the Schedula | | | |
| governmental or proprietary fur | IONS: By signing this Schedule you actions of Lessee, (b) you have authord (c) you are not in default under the l | orized us to obtain | n information concerning | I for the purpose of perfor your credit standing from | ming one or more any credit bureau, | | | |
| | | ٠. | | • | | | | |
| Customer Legal Name | (Lessee) | Insi | ight Global Finance | e, Inc. (Lessor) | | | | |
| Address | | By: X | <u> </u> | | | | | |
| City | State Zip | ٠ | Title: | *************************************** | | | | |
| Ву: Х | Date | Print | Name: | | • | | | |
| Print Name: | Title: PROVED AS TO FO | 8W | - | | | | | |